Smurfit-Stone

Containerboard Mill Division

May 15, 2002

RECEIVED

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BUREAU OF AIR REGULATION

Ms. Cindy Phillips, P.E. FDEP Bureau of Air Regulation MS 5505 2600 Blair Stone Road Tallahassee, FL 32399-2400

Mr. Doug Neeley Air, Pesticides, and Toxics Management Division USEPA Region IV 61 Forsyth Street, SW Atlanta, GA 30303-8960

Subject: 40 CFR Part 63 – Section 112(j) Applicability Notification Report

Dear Madam and Sir:

Thank you for the letter dated April 5, 2002 from Scott Sheplak notifying this facility of its applicability notification obligation with Section 112(j) of the Clean Air Act Amendments (CAAA) and 40 CFR 63.50-63.56.

As instructed by Florida DEP, we are submitting this letter application containing the information required in 40 CFR 63.53(a) for the following facility:

Stone Container Corporation Panama City Mill 1 Everitt Avenue Panama City, Florida 32401

The above facility is a Kraft pulp and paper mill which produces unbleached liner board and bleached market pulp and is a major source of hazardous air pollutants (HAPs) as defined in 40 CFR 63.2. As such, our facility is subject to the Pulp and Paper MACT ("Cluster Rule") standards, 40 CFR Part 63, Subparts S and MM. At the same time that EPA promulgated Subpart S, it reviewed papermaking and operations associated with pulping and chemical recovery and determined that no controls were required other than those specified in Subparts S and MM. Since these operations are within the Pulp and Paper MACT source category, they are not covered by other MACT source categories. Furthermore, since we do no off-machine coating, our facility would not be in the "Paper and Other Web Coating" source category, proposed Subpart JJJJ. With the exception of the Industrial Boiler and Process Heater source category discussed below, no other yet-to-be promulgated MACT source categories would apply to our facility.

Our facility does have emission units that may be within the Industrial, Commercial and Institutional Boilers and Indirect-fired Process Heaters source category (not yet proposed but designated as Subpart DDDDD). The following emission units at our facility belong to this category:

No. 3 Combination Boiler (EU 015) – Natural gas, fuel oil and carbonaceous fuels boiler.

No. 4 Combination Boiler (EU 016) – Natural gas, fuel oil, coal and carbonaceous fuels boiler.

A Section 112(g) MACT determination has not been made for any of the affected sources.

I certify that the information contained in this application is accurate and true to the best of my knowledge.

If you have any questions or wish any additional information related to this matter, please contact Tom Clements at (850) 785-4311 ext. 470.

Sincerely,

Jack B. Prescott

General Manager

cc:

Tom Clements

Charlie Ackel

Bill Heatley

Steve Hamilton

Roy Cobb

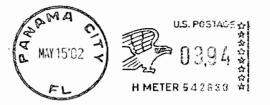
CERTIFIED MAII



Smurfit-Stone Container Corporation P.O. Box 59560 Panama City, Florida 32412-0560



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Department of Environmental Protection

Jeb Bush Governor Marjory Stoneman Douglas Building 3900 Commonwealth Boulevard Tallahassee, Florida 32399-3000

David B. Struhs Secretary

May 20, 2002

Mr. Jack B. Prescott
General Manager
Panaina City Mill
Containerboard Mill Division
Smurfit-Stone Container Corporation
P.O. Box 59560
Panama City, FL 32412-0560

Re: 112(j) Notification Information Submittal

Dear Mr. Prescott:

Thank you for submitting the referenced information in your letter dated May 15, 2002. Your information submittal appears to meet our current 112(j) requirements.

Please be aware that, although your letter refers to this information submittal as an "application," the Department does not recognize your submittal as a state permit application and has no plans to process it as such.

No further 112(j) information is needed from you at this time.

If you have any questions, please call me at 850/921-9534.

Sincerely,

Cindy L. Phillips, P.E.

Bureau of Air Regulation

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